

1 Article 11. ~~Arbitration-Resolution~~ of Fee Disputes

2 Rule 14-1101. Definitions.

3 As used in this article:

4 (a) "Bar" means the Utah State Bar;

5 (b) "Chair" means the chair of the Utah State Bar Fee ~~Arbitration-Dispute~~
6 Resolution Committee;

7 (c) "client" means a person or entity who, directly or through an authorized
8 representative, consults, retains or secures legal services or advice from a lawyer in the
9 lawyer's professional capacity;

10 (d) "Committee" means the Utah State Bar Fee ~~Arbitration-Dispute~~ Resolution
11 Committee;

12 (e) "decision" means the determination made by the panel in a fee arbitration
13 proceeding;

14 (f) "executive director" means the executive director of the Bar or his designee;

15 (g) "he" and the masculine pronouns includes "she" and feminine pronouns;

16 (h) "lawyer" or "attorney" means a person admitted to the practice of law in Utah,
17 which may include a lawyer's assignee;

18 (i) "panel" means the arbitrator(s) assigned to hear a fee dispute and to issue a
19 decision;

20 (j) "petition" means a written request for fee arbitration in a form approved by the
21 Committee;

22 (k) "petitioner" means the party requesting fee arbitration and can be either a client
23 or an attorney; and

24 (l) "respondent" means the party with whom the petitioner has a fee dispute and can
25 be either an attorney or a client.

26